

Substitute Bill No. 934

January Session, 2003

AN ACT CONCERNING USE OF CONSUMER COLLECTION AGENCIES FOR MUNICIPAL PROPERTY TAX COLLECTION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 36a-800 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective from passage*):
- As used in sections 36a-800 to 36a-810, inclusive, unless the context otherwise requires:
- 5 (1) "Consumer collection agency" means any person engaged in the 6 business of collecting or receiving for payment for others of any 7 account, bill or other indebtedness from a consumer debtor or engaged 8 in the business of collecting [, without receiving,] or receiving for 9 payment property tax from a property tax debtor on behalf of a 10 municipality, including any person who, by any device, subterfuge or 11 pretense, makes a pretended purchase or takes a pretended 12 assignment of accounts from any other person or municipality of such 13 indebtedness for the purpose of evading the provisions of sections 36a-14 800 to 36a-810, inclusive. It includes persons who furnish collection 15 systems carrying a name which simulates the name of a consumer 16 collection agency and who supply forms or form letters to be used by 17 the creditor, even though such forms direct the consumer debtor or 18 property tax debtor to make payments directly to the creditor rather 19 than to such fictitious agency. "Consumer collection agency" further

includes any person who, in attempting to collect or in collecting such person's own accounts or claims from a consumer debtor, uses a fictitious name or any name other than such person's own name which would indicate to the consumer debtor that a third person is collecting or attempting to collect such account or claim. "Consumer collection agency" does not include (A) an individual employed on the staff of a licensed consumer collection agency, or by a creditor who is exempt from licensing, when attempting to collect on behalf of such consumer collection agency, (B) persons not primarily engaged in the collection of debts from consumer debtors who receive funds in escrow for subsequent distribution to others, including, but not limited to, real estate brokers and lenders holding funds of borrowers for payment of taxes or insurance, (C) any public officer or a person acting under the order of any court, (D) any member of the bar of this state, and (E) a person who services loans or accounts for the owners thereof when the arrangement includes, in addition to requesting payment from delinquent consumer debtors, the providing of other services such as receipt of payment, accounting, record-keeping, data processing services and remitting, for loans or accounts which are current as well as those which are delinquent. Any person not included in the definition contained in this subsection is, for purposes of sections 36a-645 to 36a-647, inclusive, a "creditor", as defined in subdivision (3) of section 36a-645;

- (2) "Consumer debtor" means any natural person, not an organization, who has incurred indebtedness or owes a debt for personal, family or household purposes, including current or past due child support, or who has incurred indebtedness or owes a debt to a municipality due to a levy by such municipality of a personal property tax;
- 49 (3) "Creditor" means a person, including a municipality, who 50 retains, hires, or engages the services of a consumer collection agency;
- 51 (4) "Municipality" means any town, city or borough, consolidated 52 town and city, consolidated town and borough, district as defined in

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35 36

37

38

39

40

41

42

43

44

45

46

47

48

- 53 section 7-324 or municipal special services district established under 54 chapter 105a;
 - (5) "Organization" means a corporation, partnership, association, trust or any other legal entity or an individual operating under a trade name or a name having appended to it a commercial, occupational or professional designation;
- 59 (6) "Property tax" has the meaning given to the term in section 7-560;
- 60 (7) "Property tax debtor" means any natural person or organization 61 who has incurred indebtedness or owes a debt to a municipality due to 62 a levy by such municipality of a property tax.
- 63 Sec. 2. Subsection (c) of section 36a-805 of the general statutes is 64 repealed and the following is substituted in lieu thereof (Effective from 65 passage):
- 66 (c) (1) No consumer collection agency shall receive any property tax 67 on behalf of a creditor that is a municipality, unless the agency has filed a bond with the commissioner pursuant to section 36a-802, and 68 69 has commercial crime insurance covering its employees on a blanket 70 basis, with limits of at least two million dollars, issued by an insurer 71 licensed to do business in the state.
 - (2) A municipality that enters into an agreement with a consumer collection agency to collect and receive for payment property tax on behalf of the municipality may also require the agency to file a bond with the municipality in a penal sum not exceeding the total amount of property tax that the municipality has requested the agency to attempt to collect. Such bond shall be conditioned that such consumer collection agency shall well, truly and faithfully account for all funds collected and received by the agency for the municipality pursuant to such agreement. If the municipality is damaged by the wrongful conversion of any property tax debtor funds held by the consumer collection agency, the municipality may proceed on such bond against the principal or surety on the bond, or both, to recover damages.

55

56

57

58

72

73

74

75

76

77

78

79

80

81

82

83

This act shall take effect as follows:	
Section 1	from passage
Sec. 2	from passage

BA Joint Favorable Subst.

PD Joint Favorable

INS Joint Favorable

FIN Joint Favorable